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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/746,350	12/21/2000		Jon Ryan Welcher	147-1	1685
22653	7590	07/02/2004		EXAMINER	
EDWARD V		AN	ADAMS, JONATHAN R		
3830 VALLEY CENTRE DRIVE				ART UNIT	PAPER NUMBER
SAN DIEGO	CA 921	130	2134		

DATE MAILED: 07/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



. *	Application No.	Applicant(s)				
Office Action Comments	09/746,350	WELCHER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jonathan R Adams	2134				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 21 De	1) Responsive to communication(s) filed on <u>21 December 2000</u> .					
2a) This action is FINAL . 2b) ☐ This	This action is FINAL . 2b)⊠ This action is non-final.					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) is/are pending in the applicatio	n.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-26</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
a)						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Preferences Cited (P10-692) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice of Informal F	Patent Application (PTO-152)				
Paper No(s)/Mail Date	٥, ٥ ٠٠٠٠٠٠					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1-4 rejected under 35 U.S.C. 102(a) as being anticipated by Anderson et al., US Patent No 6633905 (hereafter referred to as '905).
- 3. As to claim 1:

'905 teaches a switching system for controlling communication access comprising:

Control terminal / Keyview PC (Fig 28, Element 200, '905)

First connector / (Fig 29, Element 213, '905)

Second connector connecting to network / Connection to Network (Fig 29, Element 200-206, '905)

Electrically powered switching means / Switching between host PCs (Col 50, Line 29, '905)

Activated by control signal / Keyview automatically logs out any user after the number of minutes (Col 62, Line 18, '905)

Control terminal connected to switching means providing control signal / Key view menu mode permits switching between host PC's (Col 50, Line 29, '950)

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4. As to claim 2:

Manually activated means for providing control signal / Keyboard controlled switching between PCs (Col 11, Line 59, '905)

5. As to claim 3:

Power terminal connected to switching means for providing power / AC power (Fig 12, Element 200, '905)

6. As to claim 4:

Control device connected to control terminal / Inactivity timer logic (Col 61, Line 67, '905)

Automatically opening switch in response to measuring interval / Automatic logout after a number of minutes (Col 62, Lines 14-26, '905)

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 5-26 rejected under 35 U.S.C. 103(a) as being unpatentable over '905 in view of Thacker, US Patent No 6147608 (hereafter referred to as '608).

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9. As to claim 5:

'905 teaches a switching system for controlling communication access using a timer to automatically control access with a control signal based on whether a person is present at a workstation (Col 62, Lines 14-26, '905). '905 does not teach to further determine user presence by sensing proximity. '608 teaches a system for determining if a person is at a workstation using a proximity detector. It would have been obvious to a person of ordinary skill in the art at the time of invention to use the proximity detector to determine user presence at a workstation as in '608 with the presence determining means in the invention of '905. One of ordinary skill in the art would have been motivated to use the proximity detector to determine user presence at a workstation as in '608 with the presence determining means in the invention of '905 because providing redundant means for proximity detection would increase presence detection reliability.

10. As to claim 6:

A timer for selecting a predetermined time / Number of minutes setting (Col 62, Line 9, '905)

Automatic control is in response to given control signal / Automatic logout after a number of minutes (Col 62, Lines 14-26, '905)

11. As to claims 7 and 8:

'905 as modified above teaches a switching system for controlling communication access for both input and output (Col 2, Line 22, '905). '905 as modified above does

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not teach for the switching means to only prevent input or the opposing, to only prevent output. The examiner takes official notice as to reducing the function set to only permit one of either input or output. It would have been obvious to a person of ordinary skill in the art at the time of invention to reduce the function set of '905 as modified above to only permit one of either input or output. One of ordinary skill in the art would have been motivated to reduce the function set to only permit one of either input or output because doing so would simplify design and would still be useful in some applications.

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12. As to claim 9:

Switching means is connected for preventing any network communication / Keyview II intercepts all of the critical input and output functions of a PC... (Col 2, Line 22, '905)

13. As to claim 10:

Claim 10 corresponds to claim 1 and further comprises:

Preventing first connecter from receiving ay network communications from the second connector and/or Ppreventing second connecter from receiving ay network communications from the first connector / Keyview II intercepts all of the critical input and output functions of a PC... (Col 2, Line 22, '905)

14. As to claim 11:

Claim 11 corresponds to claim 1 and further comprises:

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Access prevention device is disposed within a chassis that contains the computer / cubicle (Fig 1, Element '905, '608)

15. As to claim 12:

Control device is disposed on said chassis / cubicle (Fig 1, Element '905, '608)

16. As to claim 13:

Keyboard connected to computer / (Fig 28, Element 214, '905)

17. As to claim 14:

Mouse connected to computer / (Fig 28, Element 214, '905)

18. As to claim 15:

Manually operated control device / Keyboard controlled switching between PCs (Col 11, Line 59, '905)

19. As to claim 16:

Claim 16 corresponds to claim 5

20. As to claim 17:

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Means for measuring each interval when the computer is not performing a routine in response to an input received... providing control signal / Inactivity timer logic (Col 61, Line 67, '905)

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21. As to claim 18:

Claim 18 corresponds to claim 1 and further comprises:

A modem connected to the given port for processing bi-directional communication / KEY-VIEW PC permit access via a LAN, modem, the Internet and/or direct serial or parallel port access (Col 1, Line 60, '905)

22. As to claim 19:

Access prevention device is disposed within chassis that contains the modem / Modem (Fig 12, Element 90, '905)

23. As to claim 20:

Manually operable remote control device for transmitting control signal / KEY-VIEW PC permit access via a LAN, modem, the Internet and/or direct serial or parallel port access (Col 1, Line 60, '905), all of these represent forms of manually operable remote control when connected to a computing device

24. As to claims 21-26:

Claims 21-26 recite elements from claims 11-17 and claim 20

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Conclusion

25. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jonathan R Adams whose telephone number is (703)

305-8894. The examiner can normally be reached on Monday – Friday from 10am to

6pm.

26. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gregory Morse, can be reached on (703) 308-4789. The fax phone number

for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 305-3900.

TECHNOLOGY CENTER 2100

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